IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

UNITED STATES	OF AMERICA)
vs.	Docket No. <u>3:05cr207-MHT</u>
RYAN SARAVIA	
<u>DET</u>	TENTION/RELEASE ORDER PENDING SENTENCING
Pursuant to the Crim	ne Control Act of 1990, the court finds that you have entered a plea of guilty to:
(A)	a crime of violence;
(B)	an offense for which the maximum sentence is life imprisonment or death;
X_ (C)	an offense for which a maximum term of imprisonment of ten years or more is prescribed in the Controlled Substances Act (21 U.S.C. 801 et seq.), the Controlled Substances Import and Export Act (21 U.S.C. 951 et seq.), or the Maritime Drug Law Enforcement Act (46 U.S.C. App. 1901 et seq.).
You are here as amended.	
	or
defendant's of or pose a dark sentence. It is conditions in that the defendant by the pretriate devices, or of the conditions of the conditions in that the defendant is the conditions of the c	18 U.S.C. 3145(c), the Court finds that there are exceptional reasons why the detention would not be appropriate, and that the defendant is not likely to flee negr to the safety of any other person or the community pending imposition of s, therefore, ordered that the defendant be released and continued under the same imposed by the U.S. Magistrate Judge on September 20, 2005 with the addition indant submit to drug and/or alcohol testing and outpatient treatment as directed all services officer and that he not possess any firearms, ammunition, destructive other dangerous weapons. The defendant shall pay all or part of the cost for treatment based on ability to pay as determined by the pretrial services officer.
7/31/06	En .
Date	U.S. Magistrate Judge